

FILED

SEP 15 2023

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA

PETER A. MOORE, JR., CLERK
US DISTRICT COURT, EDNC
BY MCB DEP CLK

Eastern DIVISION

Jeremy Graham

(Enter above the full name
of the Plaintiff[s] in this
action).

Case No.

4:23-CV-00146-FL

vs.

(To be assigned
by the Clerk of
District Court)

Wayne County Sheriff's Dept.

AD. VICKERY (INVESTIGATOR GREGG)

SRO RYAN RAL (INVESTIGATOR GREGG)

CORPSEN BOWEN A. PARRIS (INVESTIGATOR GREGG)

(Enter above the full name of
ALL Defendant[s] in this action.
Fed.R.Civ.P.10(a) requires that
the caption of the complaint
include the names of all the
parties. Merely listing one
party and "et al." is insufficient.
Please attach additional sheets if
necessary).

PIVOT
ACCOR (INVESTIGATOR GREGG)
COMPTON

COMPLAINT

Plaintiff resides at:

902 Nelson Street.

Defendant(s) name(s) and address(es), if known:

Wayne County Sheriff's
Department. 207 E Chestnut St. Goldsboro, N.C. 27530

Jurisdiction in this court is based on: Violation of the Constitutional rights related to the 5th amendment. Violation of the 4th amendment rights.

The acts complained of in this suit concern: The Wayne County Sheriff's department refused to allow Mr. Graham entry into the Court Room for a speeding ticket. The officer stated the Mr. Graham must sign a waiver of his right to an attorney in order to enter the court room. Mr. Graham requested a copy of the form, which caused the officer to become upset.^(5th) The officer Mr. Graham frequently requested a copy, which caused another officer to become upset. The first officer became extremely upset and called Mr. Graham a "boy"! This officer also Threatened to Beat or F-ck Mr. Graham up.^(13th) Mr. Graham attempted to charge against this officer and was not allowed to do so.^(5th) Several people wouldn't guide Mr. Graham to the proper people to file charges against this officer for Threatening.

(If you need more space, or wish to include any further information for consideration, please attach additional sheets.)

I seek the following relief:

I am seeking relief in the amount of \$3,000,000 for the violations. IP ~~Relief~~ cannot be awarded in a jury trial or some type of mediation. The compensatory damages are under \$5,369,020 in total.

9/7/2003
Date



Signature of Plaintiff

Address and Telephone Number of Plaintiff